FILED AUG - 7 2012

STATE BAR COURT CLERK'S OFFICE SAN FRANCISCO

STATE BAR COURT OF CALIFORNIA

HEARING DEPARTMENT – SAN FRANCISCO



In the Matter of) Case Nos.: 10-O-05217 (11-O-14004)-LMA
EUGENE HANNON,	ORDER REGARDING RESPONDENT'S EMERGENCY MOTION TO POSTPONE
Member No. 85632,	HIS ENROLLMENT AS AN INVOLUNTARY INACTIVE ATTORNEY
A Member of the State Bar.	j

On July 25, 2012, the court filed and served a decision in the above-entitled matter, recommending the disbarment of respondent Eugene Hannon (respondent) and ordering him involuntarily enrolled as an inactive member of the State Bar of California under Business and Professions Code section 6007, subdivision (c)(4). The order involuntarily enrolling respondent inactive was effective on July 28, 2012.

On August 3, 2012, respondent filed a motion for an order temporarily reinstating him as an active member of the State Bar of California and postponing his involuntary inactive enrollment (motion). The Office of the Chief Trial Counsel (State Bar) filed an opposition to respondent's motion on August 6, 2012.

After reviewing and considering respondent's motion and the State Bar's opposition thereto, the court issues the following order: Respondent's involuntary inactive enrollment under Business and Professions Code section 6007, subdivision (c)(4) is temporarily stayed effective upon the filing of this order through August 20, 2012, for the sole, limited purpose of

permitting respondent to represent Thelma Nelson in a pending dissolution of marriage action presently set for trial on August 8, 2012, in the Contra Costa County Superior Court, Action D10-03861. Thelma Nelson is the only client respondent may represent from the filing of this order through August 20, 2012, and respondent may represent Thelma Nelson only in the pending dissolution of marriage action noted above. In short, respondent may not engage in the practice of law except with respect to his limited representation of Thelma Nelson. Furthermore, effective August 21, 2012, the temporary stay of respondent's involuntary inactive enrollment will be lifted, and respondent will again be involuntarily enrolled inactive for all purposes under Business and Professions Code section 6007, subdivision (c)(4).

IT IS SO ORDERED.

LUCY ARMENDARUZ

Judge of the State Bar Court

CERTIFICATE OF SERVICE

[Rules Proc. of State Bar; Rule 5.27(B); Code Civ. Proc., § 1013a(4)]

I am a Case Administrator of the State Bar Court of California. I am over the age of eighteen and not a party to the within proceeding. Pursuant to standard court practice, in the City and County of San Francisco, on August 7, 2012, I deposited a true copy of the following document(s):

ORDER REGARDING RESPONDENT'S EMERGENCY MOTION TO POSTPONE HIS ENROLLLMENT AS AN INVOLUNTARY INACTIVE ATTORNEY

in a sealed envelope for collection and mailing on that date as follows:

\boxtimes	by first-class mail, with postage thereon fully prepaid, through the United States Posta	
	Service at San Francisco, California, addressed as follows:	

WILLIAM M. BALIN 345 FRANKLIN ST SAN FRANCISCO, CA 94102

- by fax transmission, to William M. Balin at fax number (415) 252-8048 and Erica L.M. Dennings at fax number (415) 538-2284. No error was reported by the fax machine that I used.
- by interoffice mail through a facility regularly maintained by the State Bar of California addressed as follows:

ERICA L. M. DENNINGS, Enforcement, San Francisco

I hereby certify that the foregoing is true and correct. Executed in San Francisco, California, on August 7, 2012.

Mazie Yip

Case Administrator

State Bar Court